Filed 08/21/23 Entered 08/22/23 16:10:33 Desc Main Case 23-04691 Doc 26

## Page 1 of 1 Document UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE	)	Chapter 13
	)	
Andrew R. and Elizabeth M. Schultz,	)	Case No. 23 B 04691
	)	
Debtor(s)	)	Judge Jacqueline P. Cox

## ORDER ON APPLICATION FOR

	ATTORNEY'S FEES BY COUNSEL FOR DEBTOR(S) - Docket # 13		
	This matter coming on hearing on Application for Attorney's Fees by counsel for Debtor(s),		
	IT IS HEREBY ORDERED that Application of Debtor's counsel for Attorney's Fees is denied for		
	Failure to file Model Retention Agreement or attach it to the Fee Application.		
	Lack of Debtor's personally signed signature on Amended Model Retention Agreement as require by paragraph II.C.1.b. of Administrative Procedures for the Case Management/Electronic Ca Filing System.		
	Entering into unauthorized amendment to Model Retention Agreement that provides for additiona compensation.		
	Requesting flat fee on basis of Court Approved Retention Agreement though also entered into additional agreement for payment of fees.		
	Failure to submit correct form of Fee Order.		
	Failure to use required Chapter 13 Attorney's Fee Application Form.		
	Failure to file legible Model Retention Agreement.		
	Failure to request same amount in Application as provided in Model Retention Agreement.		
	Requesting fees previously allowed.		
	Failure to provide hearing date on Notice of Motion for fees.		
	Failure to serve notice of fee hearing on Debtor.		
	Failure to itemize fees and expenses where the Attorney represents the debtor up to confirmation as the model retention agreement provides for a flat fee where the Attorney represents the Debtor through the conclusion of the case.		
Ŕ	Failure to note whether money has been received.		
	Failure to state whether fees paid to an attorney instead of law firm.		
TD 4 X			

Dated:

8/22/23

ENTERED:

Jacqueline P. Cox United States Bankruptcy Judge